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Attorneys for Defendants TEXTAINER FINANCIAL
SERVICES CORPORATION, TEXTAINER
EQUIPMENT MANAGEMENT LIMITED,
TEXTAINER LIMITED, TEXTAINER CAPITAL
CORPORATION, TEXTAINER GROUP HOLDINGS
LIMITED, TCC EQUIPMENT INCOME FUND,
TEXTAINER EQUIPMENT INCOME FUND II, L.P.,
TEXTAINER EQUIPMENT INCOME FUND III, L.P.,
TEXTAINER EQUIPMENT INCOME FUND IV, L.P.,
TEXTAINER EQUIPMENT INCOME FUND V, L.P.,
TEXTAINER EQUIPMENT INCOME FUND VI, L.P.
and JOHN A. MACCARONE

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

In re: TEXTAINER PARTNERSHIP
SECURITIES LITIGATION

Master File No. C 05-00969 MMC

**STIPULATION AND ~~[PROPOSED]~~
ORDER CONTINUING HEARING
OF MOTIONS TO DISMISS
CONSOLIDATED AND AMENDED
CLASS ACTION COMPLAINT**

[LOCAL RULE 7-7(b)(1)]

THIS DOCUMENT RELATES TO: ALL
ACTIONS

Lead Plaintiff Stephen L. Craig and defendants Textainer Financial Services Corporation,
Textainer Equipment Management Limited, Textainer Limited, Textainer Capital Corporation,
Textainer Group Holdings Limited, TCC Equipment Income Fund, Textainer Equipment Income
Fund II, L.P., Textainer Equipment Income Fund III, L.P., Textainer Equipment Income Fund IV,
L.P., Textainer Equipment Income Fund V, L.P., Textainer Equipment Income Fund VI, L.P.,

1 John A. Maccarone (the “Textainer defendants”), and RFH Ltd. hereby stipulate pursuant to
2 Local Rule 7-7(b)(1) as follows:

3 WHEREAS the Textainer defendants and RFH Ltd. have filed motions to dismiss the
4 Consolidated and Amended Class Action Complaint;

5 WHEREAS plaintiffs have filed briefs opposing defendants’ motions to dismiss;

6 WHEREAS the Textainer defendants and RFH Ltd. have filed reply briefs in support of
7 their motions to dismiss;

8 WHEREAS the motions to dismiss are scheduled for hearing on November 18, 2005;

9 WHEREAS on November 10, 2005, the Textainer defendants substituted Morrison &
10 Foerster LLP in place of their previous attorneys as counsel of record herein;

11 WHEREAS Darryl P. Rains of Morrison & Foerster, the lead attorney representing the
12 Textainer defendants herein, is unavailable on November 18, 2005, due to a previous
13 commitment;

14 WHEREAS the Textainer defendants’ new counsel need a short period of time to
15 familiarize themselves with this case and the pending motions; and

16 WHEREAS the parties affected by the motions have not previously stipulated to continue
17 the hearing date;

18 THEREFORE, Lead Plaintiff, the Textainer defendants, and RFH Ltd. stipulate and agree
19 that the hearing of defendants’ motions to dismiss shall be continued to December 16, 2005, at
20 9:00 a.m.

1 Dated: November 15, 2005

MORRISON & FOERSTER LLP

2
3 By: /s/
Darryl P. Rains

4 Attorneys for the Textainer Defendants

5
6 Dated: November 15, 2005

QUINN EMANUEL URQUHART OLIVER
& HEDGES, LLP

7
8
9 By: /s/
J.D. Horton

10 Attorneys for Defendant RFH Ltd.

11
12 Dated: November 15, 2005

GOLD BENNETT CERA & SIDENER, LLP

13
14 By: /s/
Solomon B. Cera

15 Attorney for Lead Plaintiff Stephen L.
16 Craig

17 The above stipulation is hereby GRANTED, and, in addition, the Case Management
18 Conference currently scheduled for November 18, 2005 is hereby CONTINUED to
19 December 16, 2005.
IT IS SO ORDERED.

20 Dated: November 15, 2005

21 
The Honorable Maxine M. Chesney

22 United States District Judge

I, Darryl P. Rains, am the ECF User whose ID and password are being used to file this Stipulation and Order Continuing Hearing of Motions to Dismiss Consolidated and Amended Class Action Complaint. In compliance with General Order 45, X.B., I hereby attest that J.D. Horton and Solomon B. Cera have concurred in this filing.

Dated: November 15, 2005

MORRISON & FOERSTER LLP

By: _____ /s/

Darryl P. Rains

Attorney for Textainer Defendants